Page 1 IN THE UNITED STATES DISTRICT FOR 1 THE MIDDLE DISTRICT OF ALABAMA, SOUTHERN DIVISION 2 3 4 KAREN LURIE, 5 Plaintiff, 6 VS. NO. 1:06-CV-0034MEF GLOBE LIFE AND ACCIDENT 8 INSURANCE COMPANY, 9 Defendant. 10 11. 12 DEPOSITION OF DANIEL MENDOZA 13 TAKEN ON BEHALF OF THE PLAINTIFF 14 IN OKLAHOMA CITY, OKLAHOMA 15 ON SEPTEMBER 14, 2006 16 17 18 REPORTED BY: ELIZABETH CAUDILL, CSR, RMR, CRR 19 **EXHIBIT** 20 21 22 REPORTING & VIDEO, INC. 23 ROBINSON RENAISSANCE MID-CONTINENT TOWER 24 119 N. Robinson, Suite 650 401 South Boston, Suite 310 Oklahoma City, Oklahoma 73102 Tulsa, Oklahoma 74103 25 405-235-4106 918-599-0507

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		1	Page	2
1	APPEARANCES			
3	For the Plaintiffs: Christopher E. Sanspree (By videoconference) Attorney at Law 218 Commerce Street Montgomery, Alabama 36104			
5 6 7	For the Defendant: Robert Poundstone, IV Philip H. Butler Attorneys at Law 401 Adams Avenue, Suite 78 Montgomery, Alabama 36104	0		
8	Honegomery, Arabama 36104			
9	Anastasia Pederson			
10	Attorney at Law Globe Life Center 204 North Robinson, Suite	300		
11	Oklahoma City, Oklahoma 73	102		
12 13	Also Present: Bilinda Hines (By videoconference)	:		
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Page 3 1 STIPULATIONS 2 IT IS HEREBY STIPULATED AND AGREED by and among the attorneys for the respective 3 parties hereto that the deposition of DANIEL 4 MENDOZA may be taken on behalf of the PLAINTIFF 5 on SEPTEMBER 14, 2006 in Oklahoma City, Oklahoma, 6 by Elizabeth Caudill, Certified Shorthand 7 Reporter within and for the State of Oklahoma, 8 9 pursuant to agreement. 10 IT IS FURTHER STIPULATED AND AGREED by 11 and among the attorneys for the respective 12 parties hereto that all objections, except as to 13 the form of the question, are reserved until the 14 time of trial, at which time they may be made 15 with the same force and effect as if made at the time of the taking of this deposition. 16 17 18 19 20 21 22 23 24

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Page 4
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                       DANIEL MENDOZA,
     having been first duly sworn at 1:26 p.m.,
 3
     deposes and says in reply to the questions
 4
     propounded as follows, to wit:
 5
 6
                    DIRECT EXAMINATION
 7
     BY MR. SANSPREE:
 8
               Could you state your name for the
 9
     record, please, sir.
10
          Α
                Daniel Mendoza.
11
               Mr. Mendoza, I'm Chris Sanspree, and I
     represent Ms. Lurie in a lawsuit we filed against
12
13
     Globe Life. And your name was provided to me
14
     today as being probably the person most familiar
15
     with the customer service department. Is that
     your understanding of why you're here?
16
17
          Α
               Yes, sir.
               And are you here today to testify on
18
     the -- I guess the procedures that are in place
19
     in the customer service department?
20
21
          Α
               Yes, I am.
22
               On behalf of Globe Life?
          Q
23
          Α
               Yes.
24
               And how long have you been -- tell me
          Q
     your job title.
25
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- 1 A I'm a supervisor in our customer
- 2 service department.
- 3 Q How long have you been the supervisor
- 4 in the customer service department?
- 5 A Five years.
- 6 Q How long have you been with the
- 7 company?
- 8 A Eight years.
- 9 Q Have you always been in the customer
- 10 service department?
- 11 A Yes.
- 12 Q Can you tell us what the customer
- 13 service department, what is it?
- 14 A We take incoming phone calls from our
- 15 policyholders and answer their questions.
- 16 Q And Barbara was just in here and
- 17 testified. Have you talked with her or
- 18 Ms. Whitaker before coming in today?
- 19 A No.
- Q Did you know they were coming in and
- 21 giving testimony today?
- 22 A Yes.
- MR. SANSPREE: Ms. Court Reporter, I
- 24 think what I marked as Barbara's exhibit was
- 25 Exhibit Number 2. Do you still have those out,

- 1 Bobby?
- MR. POUNDSTONE: I can get it in two
- 3 seconds.
- 4 Okay. He's got it in front of him.
- 5 Q (By Mr. Sanspree) Now, Mr. Mendoza,
- 6 Ms. Hernandez testified that these are the logs
- 7 from the telephone calls made from this specific
- 8 number from March 11th, 2003, through May 28th of
- 9 2004.
- Do you see where I'm referencing those
- 11 dates on the left-hand side?
- 12 A Yes, I do.
- 13 Q And you see the telephone numbers on
- 14 the right-hand side?
- 15 A Yes, I do.
- MR. BUTLER: Excuse me. I think you
- 17 said 2003. You meant to say 2004, didn't you?
- 18 MR. SANSPREE: Yes. Thank you.
- 19 Q (By Mr. Sanspree) Now, Mr. Mendoza, are
- 20 you familiar with a document that would look like
- 21 this from the customer service department?
- 22 A Not printed out. Normally when we view
- 23 these, they are actually on our PC, on our
- 24 computer system.
- 25 Q Is this -- go ahead.

- 1 A But this would be an accurate
- 2 representation of what we have available to us.
- 3 Q Just so we're clear, Exhibit 2 to
- 4 Ms. Hernandez's deposition, the form that it's
- 5 produced in this piece of paper, is that how it
- 6 appears on the PC --
- 7 A It appears to be, yes, sir.
- 8 Q -- when you pull up this? And
- 9 Ms. Hernandez testifies that there is a system,
- 10 it's Eon system?
- 11 A That is the name of the company.
- 12 Q Are you familiar with that?
- 13 A Yes.
- Q And do you know when that system first
- 15 began being utilized by Globe Life?
- 16 A The system for recording or the entire
- 17 IVR system, itself?
- 18 Q Recording.
- 19 A The recording? That would have been
- 20 March of 2004.
- 21 Q Now, I guess you are in the customer
- 22 service department back in 2004.
- 23 A Yes.
- Q What was the system for recording
- 25 telephone conversations or telephone calls back

- 1 before March of 2004?
- 2 A We really didn't have anything that was
- 3 like this where we could go back. It was much
- 4 more archaic. We had to actually put a cassette
- 5 tape in and actively choose who we wanted to
- 6 record.
- 7 So we didn't have anything that
- 8 actually was continuously recording our calls all
- 9 the time. It was only when we decided to record.
- 10 Q Okay. Let me ask you this. Were you
- 11 asked to review your records to see whether or
- 12 not a telephone call was made back in January of
- 13 2004 regarding this claim?
- 14 A I was not, no.
- 15 Q Have you done that?
- 16 A I have not.
- 17 Q Even though you may not -- you have?
- 18 A I have not, no.
- 19 Q Okay. Now, earlier today Ms. Whitaker
- 20 was -- I asked her some questions about the
- 21 customer service department, and she testified to
- 22 some things.
- Tell me what you would do typically in
- 24 a typical situation when somebody calls and
- 25 reports a death --

- 1 A First thing we'd do is ask for the --
- 2 Q -- of an insured.
- A We ask for the policy number. We'll go
- 4 to our notification of death screen. We'll ask
- 5 for the caller's name, relationship to the
- 6 insured person. We'll take their telephone
- 7 number and mailing address. We'll advise the
- 8 status of the policy, whether it's current or
- 9 lapsed. And then we would advise if the policy
- 10 is current and in force, what information needs
- 11 to be sent in to us, such as death certificate,
- 12 so that we can begin processing the claim.
- Q All right. Now, what you just
- 14 testified to when you say you get the caller's
- name and address and you said you can pull up to
- 16 see whether or not the policy was in force or had
- 17 lapsed, is this information that you had back in
- 18 January of 2004?
- 19 A Yes.
- 20 Q Or is this new?
- 21 A Yes, we did.
- 22 Q You did have it back -- there's a lag
- 23 in time between my questions, so give me a pause
- 24 or two before you answer it.
- But just so the record's clear, you

- 1 could pull up this information back in January of
- 2 2004, everything you just testified to?
- 3 A Yes.
- 4 Q Okay. So back in January of 2004, if a
- 5 caller had called in to report a death, you would
- 6 immediately know whether or not the policy had
- 7 lapsed or whether or not the premiums needed to
- 8 be paid; correct?
- 9 A That is correct.
- 10 Q Did you speak with the plaintiff in
- 11 this lawsuit at any point in time?
- 12 A Not that I am aware of.
- Q Are you aware of any notes that would
- 14 indicate that you specifically talked to them
- 15 yourself, Ms. Lurie?
- 16 A No.
- 17 Q Did you talk to Ms. Lurie's attorney, a
- 18 guy by the name of Mr. Matthews, at any point in
- 19 time?
- 20 A No.
- 21 Q During your employment in the customer
- 22 service department, are you aware of any
- 23 instances where someone has called in and that
- 24 phone call was not logged on the computer system
- when they're reporting a death?

- 1 A That it's not logged onto the
- 2 NDTH system, onto our death screen system or
- 3 recorded?
- 4 Q Just recorded.
- 5 A I'm unaware of any times.
- Q You probably need to -- I need to ask
- 7 you to explain to me the difference in the
- 8 recording systems, because I'm not familiar with
- 9 your system.
- 10 A Uh-huh.
- 11 Q Is there a difference between the death
- 12 reporting screen and just the recording?
- A Well, recording -- I'm sorry.
- 14 Q Go ahead. You seem to make a
- 15 distinction between the two, and I was just
- 16 wondering where the distinction is.
- 17 A Recording is the actual -- when I'm
- 18 referring to recording, I mean the actual
- 19 physical recording of the call, itself, by our
- 20 recorder, voice recorder.
- 21 Q Okay.
- 22 A And then the recording of the claim --
- 23 I'm sorry -- I meant actually entering it onto
- 24 our what's called our NDTH screen, that's our
- 25 notification of death screen, physically

- 1 inputting the information.
- 2 Q Explain to me again what you refer to
- 3 as that.
- 4 A NDTH.
- 9 When you said death screen, that's what
- 6 you were referring to?
- 7 A Yes.
- 8 Q Are you aware of any time somebody
- 9 had -- or any instances where somebody had called
- in and reported a death where they did not enter
- 11 it into the notification screen?
- 12 A I am unaware of any times.
- 13 Q Is it possible that that has happened
- 14 in the past?
- 15 A It is possible. I'm unaware of it, but
- 16 it is possible.
- 17 Q Tell me the training that a customer
- 18 service, I guess, representative would go through
- 19 before they would be able to be allowed to take
- 20 phone calls and answer questions.
- 21 A Training specific to death claims or
- 22 just --
- 23 Q Just -- if I understand your testimony,
- 24 when someone calls in to Globe Life, they're put
- 25 through to customer service; is that correct?

- 1 A Yes.
- 2 Q So you would answer a wide range of
- 3 different questions; correct?
- 4 A That is correct.
- 5 Q So -- and then I guess my question:
- 6 What type of training does one go through before
- 7 they're allowed to field phone calls and attempt
- 8 to answer questions?
- 9 A Okay. Basic training starts with the
- 10 teaching of all the different screens that we
- 11 use; for example, the death claim screen, premium
- 12 screen, address change screen.
- New hires are then given mock policy
- 14 numbers to test on our system where they actually
- 15 input data into these screens. They then get
- 16 test calls, which are not actual calls from
- 17 policyholders but from our trainers regarding
- 18 premium questions, address change questions or
- 19 death questions, et cetera.
- 20 Q And I notice that you referenced a mock
- 21 policy number that they're given. When they
- 22 enter a mock policy number, does a policy come on
- 23 the screen so you can see the terms and
- 24 conditions?
- 25 A I have --

- 1 Q Go ahead.
- 2 A We do have test policy numbers that we
- 3 use that are created for this purpose.
- 4 Q Does that mean -- okay. When you say
- 5 "test policy numbers," what I'm trying to get at,
- 6 does an actual policy come up on the screen where
- 7 you can see the terms and conditions of that
- 8 person's insurance policy?
- 9 A Yes.
- 10 Q And so you're able to field questions
- 11 regarding coverage issues and stuff like that?
- 12 Do you do that?
- 13 A Yes.
- 14 Q What type of training are the customer
- 15 service reps given regarding the coverage
- 16 issues --
- 17 A Regarding --
- 18 Q -- if any?
- 19 A Well, they learn the basic types of
- 20 plans that we have, different coverages that we
- 21 have available.
- Is there a specific -- I'm not sure --
- 23 Q Right. You're talking about coverages.
- 24 What about exclusions? Are you all made aware of
- 25 any exclusions that may exist in a certain type

- 1 of policy?
- 2 A Not on a specific plan, no.
- 3 Q Say I called in with a specific policy
- 4 number. And I'll use their policy number, which
- 5 is J522139. And I call in and give you that
- 6 number.
- When you type in that policy number,
- 8 does a sample policy with my terms and conditions
- 9 pop up on your screen?
- 10 A It does not; however, the CSR's do have
- 11 access to an intranet site which would have an
- 12 example of that policy where they can then read
- 13 it if they need to.
- 14 Q And just for the record, when you said
- 15 CSR, you're referring to customer service
- 16 representatives; correct?
- 17 A I'm -- yes.
- 18 Q So when somebody -- say, for instance,
- 19 I did call in and ask about that specific policy
- 20 number. The customer service rep would have to
- 21 actually get on the Internet and pull it up;
- 22 correct?
- 23 A Intranet, yes.
- Q My policy?
- 25 A Yes, if there were questions that the

- 1 policyholder had that were in the policy, itself,
- 2 yes.
- 3 Q Is there any type of recording device
- 4 that would tell me whether or not Mrs. Lurie's
- 5 policy was accessed back in January of 2004 if a
- 6 phone call was actually made by her attorney at
- 7 that time reporting the death?
- 8 MR. POUNDSTONE: Object to the form.
- 9 THE WITNESS: There is not, no.
- 10 Q (By Mr. Sanspree) Are the sample
- 11 policies, are they like on a central database at
- 12 Globe Life?
- 13 A Yes.
- 14 Q Is there any way that we could go back
- and look and see if this policy number and policy
- 16 type was accessed back in January of 2004 by
- 17 anybody from the customer service department?
- 18 A There is not, no.
- 19 Q Say I called back in January of 2004
- and gave you the policy number and you did access
- 21 my policy and answer some questions I had
- 22 regarding coverages.
- Would there be any way that we could
- 24 tell that that actually happened?
- 25 A No.

- 1 Q There's no way at all to document me
- 2 calling in and asking questions about a specific
- 3 type of policy type other than -- back in January
- 4 of 2004?
- I understand you have the recorded
- 6 telephone now, but back in January of 2004,
- 7 there's no way that we could evidence that that
- 8 happened?
- 9 A No.
- 10 Q Let me ask you this, Mr. Mendoza. If a
- 11 customer service representative did field a phone
- 12 call from an attorney representing Ms. Lurie and
- was notified of the death back in January of 2004
- 14 and did not document that on the system, would
- 15 that be a violation of policy and procedures in
- 16 the customer service department?
- 17 A Yes, it would.
- 18 Q Would it be possible that that could
- 19 have happened?
- 20 A It is possible. I'm unaware that it
- 21 did happen in this case or any other case. Of
- 22 not knowing the entire time that I've been in
- 23 customer service, it's possible, but it's not
- 24 happened to my knowledge.
- Q Could a customer service

- 1 representative -- if I called in and reported the
- 2 death of an insured and gave you my policy
- number, could the customer service rep pull up
- 4 whether or not I owed premiums on that policy?
- 5 A Yes.
- 6 Q And how long would that take?
- 7 A Once the policy number is entered, it
- 8 comes up immediately, the information.
- 9 Q Do you know anything about the claims
- 10 department?
- 11 A Only that they do process our claims.
- 12 Basically we take the information. From that
- 13 point it's our claims department that handles all
- 14 the processing.
- 15 Q Does the question of whether or not the
- 16 policy's in force and premiums have been paid, is
- that something that's addressed initially when
- 18 the claim is filed or you're notified of a claim?
- 19 A We would give information to the caller
- 20 indicating whether or not the policy is current,
- 21 in force, or lapsed.
- Q And is that something that would be
- 23 done initially once you're notified of a death of
- 24 an insured?
- 25 A Yes.

- 1 MR. BUTLER: By the customer service
- 2 department?
- 3 MR. SANSPREE: Yeah, or just anyone.
- 4 MR. BUTLER: Huh?
- 5 MR. SANSPREE: That and anyone from the
- 6 claim department, too.
- 7 MR. BUTLER: Well, I think your
- 8 question was a little unclear. I couldn't hear
- 9 it all, Chris.
- MR. SANSPREE: Don't believe him,
- 11 Mr. Mendoza. He's deceptively southern.
- MR. BUTLER: I can't hear very well.
- 13 Would you mind repeating it?
- MR. SANSPREE: I really can't remember
- 15 the question, Mr. Butler. Can the court reporter
- 16 read it back real quick?
- 17 (The record was read as requested)
- MR. BUTLER: I think it was the
- 19 question before that.
- MR. SANSPREE: I'll be willing to move
- on, Mr. Butler, if you want to.
- MR. BUTLER: I just want to be sure
- 23 that the witness understood the question.
- MR. POUNDSTONE: I think the question
- 25 may have inferred that he knew what the practices

- of the claims department are, and I think that's
- 2 what the concern is.
- 3 You know, he can testify to what the
- 4 customer service folks do, but I don't think he
- 5 would have knowledge of what the practices of the
- 6 claims department are.
- 7 Q (By Mr. Sanspree) Do you have any
- 8 knowledge of what the practices are in the claims
- 9 department?
- 10 A Not specific practices, I do not.
- 11 Q In general?
- 12 A Just that they do process our claims.
- 13 Q And you're aware that they do process
- 14 your claims. Are you aware of the procedures
- they use to process those claims?
- 16 A Just very general. That they request
- 17 the death certificates on contestable policies,
- 18 they request claim forms to be completed.
- 19 Q What is your involvement -- are you
- 20 involved at all with gathering or requesting the
- 21 death certificates?
- 22 A No, we're not.
- Q When I say "you," the customer service
- 24 department?
- 25 A The customer service department is not,

1 no. 2 I noticed that a contestable policy --Q what do you mean by that, a contestable policy? 3 4 Well, some policies are contestable for the first two years of coverage where we will 5 request claim forms to be completed on some types 6 7. of policies. 8 And you're referring to the 9 contestability clause in policies --10 Α Yes. 11 -- when you say some policies -- okay. 12 All right. 13 Do you have any knowledge whatsoever about this claim that you haven't gathered from 14 15 talking with your attorneys? 16 I have not heard of it prior to Α No. 17 being asked to come in. 18 MR. SANSPREE: Appreciate it. I don't 19 have anything else. 20 MR. BUTLER: Thank you. 21 (Deposition adjourned at 1:46 p.m.) 22

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		Page 22
1	CERTIFICATE	
2		
3	STATE OF OKLAHOMA)	
4) SS: COUNTY OF OKLAHOMA)	
5		
6	I, ELIZABETH CAUDILL, CSR in and for	
7	the State of Oklahoma, certify that DANIEL	
. 8	MENDOZA was by me sworn to testify the truth;	
9	that the above and foregoing deposition was tak	en
10	by me in stenotype and thereafter transcribed a	ınd
11	is a true and correct transcript of the testimo	ny
12	of the witness; that the deposition was taken of	n
13	SEPTEMBER 14, 2006 at 1:26 p.m. in Oklahoma Cit	У,
14	Oklahoma; that I am not an attorney for or a	
15	relative of either party, or otherwise interest	.ed
16	in this action.	
17	Witness my hand and seal of office on	L
18	this 25th day of September, 2006.	e .
19	Etizabeth Caudill	
20	Oklahoma Certified Shorthand Rep Certificate No. 0161	
21	Exp. Date: December 31, 200	•
22	ELIZABETH CAUDILL, CSR, RMR, C CSR No. 161	KK
23		
24		•
25		